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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/888,365	06/22/2001	Stephen DeOmellas	TEGL-01092US1 8894		
23910 7:	590 03/29/2005		EXAMINER		
FLIESLER MEYER, LLP FOUR EMBARCADERO CENTER			ALEJANDRO MULERO, LUZ L		
SUITE 400			ART UNIT	PAPER NUMBER	
SAN FRANCISCO, CA 94111			1763		
			DATE MAILED: 03/29/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.



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Notice of Non-Compliant Amendment (37 CFR 1.121)

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7 CFR correct	1.121. I ed sectio dments t	document filed on 2 1 is considered non- in order for the amendment document to be compliant, on of the non-compliant amendment document must to the claims" section of applicant's amendment document	be resubmitted (in it cument must be re-su	s entirety), e.g., the bmitted. 37 CFR 1.	entire 121(h).
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		endments to the specification: A. Amended paragraph(s) do not include markings.		•	
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		B. New paragraph(s) should not be underlined.	1		
		C. Other			
	2. Abst	tract:			
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	_3. Am	endments to the drawings:			•
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1	Ħ	A. A complete listing of <u>all</u> of the claims is not pro- B. The listing of claims does not include the text of	all pending claims (inc	ribinis williami o	al status of each
	H	B. The listing of claims does not include the text of C. Each claim has not been provided with the property of eyes	er status identifier, and	as such, the marviou	mber by using
		C. Each claim has not been provided with the proper claim cannot be identified. Note: the status of every claim cannot be identified.	ry claim must be indica	(Conneled) (Withdra	own) (Previously
		claim cannot be identified. Note: the status of ever one of the following 7 status identifiers: (Original),	(Currently amended),	(Canceled), (William	uwii), (* 10.10-1-)
		presented), (New) and (Not entered).		r	
	Ē	presented), (New) and (Not entered). D. The claims of this amendment paper have not be	een presented in ascend	ling numerical ofder	
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		planation of the amendment format required by 37 CFI	R 1.121, see MPEP Sec	. 714 and the USPIC) website at
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		inpliant amendment is a PRELIMINARY AMENDM	ENT, applicant is give	n ONE MONTH fro	m the man date of
If the	non-con	upply the corrected section which complies with 37 C	FR 1.121. Failure to co	omply with 37 CFR	1.121 Will result in
this le	etter to si	upply the corrected section which complies with 37 C the preliminary amendment and examination on the preliminary amendment (a). This potice is not an act	nerits will commence	without considerance	ONTE time limit
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is no	t extenda	adie.	;		
		mpliant amendment is a reply to a NON-FINAL OF	FICE ACTION (inclu	ıding a submission	for an RCE), and
If the	e non-cor	mpliant amendment is a reply to a NON-FINAL OF endment appears to be a bona fide attempt to be a rep	ly (37 CFR 1.135(c)),	applicant is given a	TIME PERIOD OF
since	the ame	endment appears to be a bona fide attempt to be a rep H from the mailing of this notice within which to re-su EXTENSIONS OF THIS TIME	bmit the corrected sect	tion which complies	with 37 CFR 1.121
ONE	MONT	H from the mailing of this notice within which to re-su oid abandonment. EXTENSIONS OF THIS TIME	PERIOD ARE AVAII	LABLE UNDER 37	CFR 1.130(a).
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	,	ment is a reply to a FINAL REJECTION, this form	may be an attachment	to an Advisory Acti	on. The period for
- If th	e amendr	ment is a reply to a FINAL REJECTION, this form a final rejection continues to run from the date set i	n the final rejection, a	and is not affected by	y the non-compliant
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